

4, 1942

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WITH NAVY

Big leagues launch all-out war support for coming campaign

By OSCAR FRALEY

NEW YORK, Feb. 4 (UP).—Major league baseball put its shoulder to the wheel today in all-out support of the American war effort.

National and American league tycoons, meeting here yesterday with Baseball Commissioner Kenesaw M. Landis, voted:

1. Permission for 161 night games.

2. Removal of all restrictions on Sunday double-headers.

3. Co-operation with the morale divisions of the armed services.

4. Allotment of 10 percent of all baseball salaries for defense bonds and stamps.

5. Approval of two All-Star games for the ball and bat fund.

President Roosevelt's "play ball" letter inspired the increase in night games so that day defense workers will get their share of the national pastime. The magnates welcomed the suggestion, primarily because of a sincere desire to aid the war effort, but also because of the financial aid in what had been expected to be a precarious season.

So the National league will play 84 night games and the American league, 77. Fourteen night games were allotted each club equipped to play nocturnal ball except Washington. The Senators persistently held out for 28 games and were granted 21 in a compromise.

Owner Clark Griffith complained that Washington had an extraordinary number of day-time workers unable to take time off for baseball. The American league was willing to grant his request, but the National league argued that too many night games would be detrimental and Landis suggested the compromise. So that there will be no interference in the war effort, no inning of a night game may start after 12.50 a.m., war time. Nor can night games be played on Sunday.

There are five teams—Detroit, Boston and the Yanks of the American league and Boston and Chicago of the National—which do not have suitable lighting for night games. They will, however, play night ball on the road.

Abolishing restrictions on Sunday double-headers ended another long-standing rule. Previously, no Sabbath twin bills could be scheduled until after a team's third Sunday at home.

The decision to co-operate with the military morale divisions left both leagues open for a large number of exhibition games with service teams. Nothing was decided definitely because the owners could not anticipate the demands which will be made upon them.

The 10 percent salary deduction for defense bonds and stamps was made binding on the executives, the commissioner, league presidents and club officials. But such action in connection with other baseball salaries—players, clerks and park employees—will be voluntary.

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INSTRUCTIONS—FEMALE

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LOST AND FOUND

LOST — Man's yellow gold diamond ring. Tiffany setting, Jan. 26 to 31; lib. reward. Rm. 511. General Postoffice, 30th & Market. LOST—Diamond wedding ring, center city, Frankford L. or Route 66, Monday, Feb. 2nd; reward. MAYfair 3110.

OPTICIAN

GLASSES, including examination. \$5.50. ALBERT'S, 3680 Frankford. DEL. 6911.

LEGAL NOTICES

NOTICE IS HEREBY GIVEN BY N. WAGMAN & COMPANY, INC., 37-39 South Strawberry Street, Philadelphia, Pa., a Pennsylvania corporation, that its Certificate of Election to Dissolve was filed with the Department of State of the Commonwealth of Pennsylvania on September 12, 1941, and that the Board of Directors is winding up the affairs of said corporation so that its corporate existence shall be ended by the issuance of Articles of Dissolution by the Department of State of the Commonwealth of Pennsylvania, pursuant to the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania, approved May 5, 1933, as amended.

WOLF, BLOCK, SCHORR & SOLIS-COHEN,
1204 Packard Building,
Philadelphia, Pa.

NOTICE IS HEREBY GIVEN BY ROSENAU BROS., INC., 25th and Westmoreland Streets, Philadelphia, Pa., a Pennsylvania corporation, that its Certificate of Election to Dissolve was filed with the Department of State of the Commonwealth of Pennsylvania on January 5, 1942, and that the Board of Directors is winding up the affairs of said corporation so that its corporate existence shall be ended by the issuance of Articles of Dissolution by the Department of State of the Commonwealth of Pennsylvania, pursuant to the provisions of the Business Corporation Law of the Commonwealth of Pennsylvania, approved May 5, 1933, as amended.

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1204 Packard Building,
Philadelphia, Pa.

COURT OF COMMON PLEAS NO. 1 FOR the County of Philadelphia, December Term, 1941, No. 2892. Notice is hereby given that on January 27, 1942, the petition of Anthony J. Abramczyk and Helen Abramczyk was filed, praying for a decree to change their names to Andrew Anthony Brancy and Helen Brancy. The Court has fixed Monday, March 30, 1942, at 10 o'clock A. M., in Room "B", No. 243, City Hall, Phila., Pa., for hearing. All persons interested may appear and show cause, if any they have, why the prayer of the said petition should not be granted. Harry Rosenblum, Attorney, 260 S. Broad Street, Phila., Pa.

ESTATE OF GENEVIEVE KENNECK, deceased. Letters of administration on the above estate have been granted to the undersigned, who requests all persons having claims or demands against the estate of the decedent to make known the same, and all persons indebted to the decedent to make payment, without delay, to

WALTER O. HAGENBUCHER,
Administrator,
4519½ Ritchie Street, Roxborough,
Philadelphia, Pa.

Or to his Attorney,
JOSEPH F. M. BALDI, 2nd,
502 Liberty Trust Building,
N. E. Cor. Broad and Arch Streets,
Philadelphia, Pa.

ESTATE OF BERTHA A. JONES, deceased. Letters of administration on the above estate have been granted to the undersigned, who requests all persons having claims or demands against the estate of the decedent to make known the same, and all persons indebted to the decedent to make payment, without delay, to

ELIZABETH COLL, Administratrix,
2352 Pierce Street,
Philadelphia, Pa.

Or to her Attorney,
CHARLES MARCEL MOSSER, ESQ.,
1117-19 Stephen Girard Building,
21 So. 12th Street,
Philadelphia, Pa.

